ATTACHMENT A: STIPULATED FACTS

The parties hereby stipulate and agree that if this case proceeded to trial, the Government would have proven the following facts beyond a reasonable doubt. The parties agree that the following facts do not encompass all of the facts that would have been proven had this matter proceeded to trial.

Beginning no later than in or about November 2015, and continuing through on or about December 9, 2015, in the District of Maryland and elsewhere, the Defendant, BLANCA MIRRIAM SANCHEZ RIVERA, a/k/a "La Cincuentona," ("SANCHEZ RIVERA"), prostituted a 15-year old female ("Victim 1"). SANCHEZ RIVERA was known as "La Cincuentona" (or "the fifty girl") because SANCHEZ-RIVERA typically charged adult male clients \$50 to have sexual intercourse with her.

In November 2015, SANCHEZ RIVERA recruited Victim 1 to engage in prostitution under the direction of SANCHEZ RIVERA. SANCHEZ RIVERA knew that Victim 1 was 15 years old. From November 2015 through December 9, 2015, while Victim 1 was under the age of 18-years old, Victim 1 engaged in commercial sex acts arranged by SANCHEZ RIVERA and at the direction of SANCHEZ RIVERA in Maryland and Virginia.

SANCHEZ RIVERA used her cellular telephone and applications thereon, such as "WhatsApp," to communicate with adult male clients and potential clients and arrange "dates" for Victim 1 to engage in commercial sex acts with adult males. SANCHEZ RIVERA transported Victim 1 to residences in Maryland for the purpose of having Victim 1 engage in commercial sex acts. SANCHEZ RIVERA also arranged a "date" for Victim 1, whereby Victim 1 was transported to Virginia for the purpose of having Victim 1 engage in commercial sex acts.

SANCHEZ RIVERA told adult male clients that Victim 1 was 15 years old and typically charged between \$100 and \$150 for Victim 1 to engage in commercial sex acts with adult male clients. After each "date," SANCHEZ RIVERA received the prostitution proceeds. SANCHEZ RIVERA did not allow Victim 1 to retain any of the prostitution proceeds. SANCHEZ RIVERA used part of the prostitution proceeds to pay rent for the room SANCHEZ RIVERA was subleasing from Witness 1, which is where SANCHEZ RIVERA lived along with Victim 1 beginning in early November 2015. In addition, SANCHEZ RIVERA purchased condoms, food, clothing, toiletries, and other necessities for Victim 1. Victim 1 was in the custody, care, or supervisory control of SANCHEZ RIVERA.

SANCHEZ RIVERA's criminal conduct affected interstate commerce. In particular, SANCHEZ RIVERA's use of a cellular telephone and applications thereon, such as "WhatsApp," to facilitate prostitution activities was in or affecting interstate commerce.

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I have read this statement of facts and carefully reviewed it with my attorney. I acknowledge that it is true and correct.

12/2/16 Date

Blanca Mirriam Sanchez Rivera

I am the attorney for the Defendant, Blanca Mirriam Sanchez Rivera. I have carefully reviewed the statement of facts with her.

12/3/16 Date

John Chamble, Esq.